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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/015,087	10/19/2001	Leonard Arnold Duffy	9503		
7590 09/22/2006		EXAMINER			
Leonard Duffy			BRITTAIN, JAMES R		
P O Box 99 Hinesburg, VT	05461		ART UNIT	PAPER NUMBER	
<b>6</b> ,			3677		
			DATE MAILED: 09/22/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.



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10/015,087				
•			EXAMINER	
			ART UNIT	PAPER
				20060917
			DATE MAILEI	<b>)</b> :

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## **Commissioner for Patents**

The reply filed on June 27, 2006 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s): Applicant fails to provide a listing of claims readable on the elected invention and species. Many of the claims, which were previously withdrawn, are now identified by a status identified indicating that they are amended and no longer withdrawn. This creates confusion as to which claims applicant considers to read on the elected invention defined by applicant as the article claims descriptive of elected species IV, figures 4, 4A. Applicant is hereby required to list all pending claims readable on the elected article invention of species IV, figures 4, 4A and provide a claim listing using the status identifier "(withdrawn)" for the method claims and other article claims that do not read on species IV. It is appropriate to use the status identifier "(withdrawn - currently amended)" to indicate that a withdrawn claim is being amended. See 37 CFR 1.121. As indicated to applicant before, the method claims remain withdrawn, and should be so indicated by the status identifier, "(withdrawn)" until allowable article structure is indicated and will remain withdrawn unless they are amended to depend from or include all the limitations of the allowable article claim. See 37 CFR 1.111. Since the above-mentioned reply appears to be bona fide, applicant is given ONE (1) MONTH or THIRTY (30) DAYS from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

> James R. Brittain Primary Examiner Art Unit: 3677